UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

JOSE MARIA DeCASTRO, a/k/a CHILLE DeCASTRO, a/k/a DELETE LAWZ,

Plaintiff,

v.

JOSHUA ABRAMS a/k/a ACCOUNTABILITY FOR ALL, KATE PETER a/k/a MASSHOLE TROLL MAFIA,

Defendants.

CASE NO. 1:22-cv-11421-ADB

<u>DEFENDANTS' STATUS REPORT</u> <u>REGARDING POTENTIAL STIPULATED GAG ORDER</u>

Defendants Kate Peter ("Ms. Peter") and Joshua Abrams ("Mr. Abrams") (collectively, "Defendants") hereby submit this Status Report to apprise the Court of the parties' efforts to reach a stipulation that the parties shall refrain from speaking about any of the other parties, counsel, or witnesses or potential witnesses to this matter.

At the recent October 24, 2022 status conference in this matter, the Court inquired of the parties, and particularly of counsel for Ms. Peter, whether the parties might reach agreement on a "cease fire." Defendants are in favor of such an agreement, and understand that Plaintiff Jose Maria DeCastro ("Mr. DeCastro") is as well. Despite the parties' efforts to reach accord on a stipulated agreement to effect a "cease fire," however, they have been unable to do so to date.

Respectfully submitted,

/s/ Benjamin J. Wish

Benjamin J. Wish (BBO # 672743) TODD & WELD LLP One Federal Street, 27th Floor Boston, MA 02110 Tel. (617) 720-2626 bwish@toddweld.com

Counsel for Kate Peter

Respectfully submitted,

/s/ Joshua N. Garick

Joshua N. Garick (BBO # 674603) Law Offices of Joshua N. Garick, P.C. 34 Salem Street, Suite 202 Reading, MA 01867 Tel. (617) 600-7520 Joshua@GarickLaw.com

Counsel for Joshua Abrams

CERTIFICATE OF SERVICE

I, Benjamin J. Wish hereby certify that on October 28, 2022, I caused the foregoing document to be served via email upon the following *pro se* litigant and have further served him a copy via email:

Jose Maria DeCastro (*Pro Se*) 1258 Franklin Street Santa Monica, CA 90404 iamalaskan@gmail.com

/s/ Benjamin J. Wish
Benjamin J. Wish